

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ira M. Marlowe
Serial No.: 10/732,909
Filed: 12/10/2003
Title: AUDIO DEVICE INTEGRATION SYSTEM

DECLARATION OF IRA MARLOWE UNDER 37 C.F.R. § 1.131

I, IRA M. MARLOWE, hereby declare as follows:

1. I am the sole inventor of the above-identified invention.
2. I submit this declaration in connection with a response to the outstanding Office Action dated November 3, 2007 on the above-identified application.
3. Prior to June 4, 2001, I actually reduced my invention to practice in the form of a functioning prototype. Recent photographs of this prototype are attached hereto at Exhibit A. The prototype shown in Exhibit A has not been altered since its completion prior to June 4, 2001.
4. As can be seen from the photographs attached at Exhibit A, the prototype provided a docking station for receiving an after-market cellular telephone and for integrating same for use with a car stereo. As shown in Exhibit A, the docking station included a base portion for receiving an after-market, portable MOTOROLA STARTAC cellular telephone external to a car stereo system, a bottom member connected to the base portion and defining a cavity for receiving

the cellular telephone, and an integration device positioned within the base portion for integrating the cellular telephone for use with a car stereo system. The integration device included a programmed microcontroller and associated electronics interconnected on a circuit board, as well as associated connectors for connecting the docking station to a car stereo. As can be seen in Exhibit A, the circuit board is positioned within the base portion of the docking station. The docking station shown in Exhibit A was positioned remotely from a car stereo and interconnected therewith.

I hereby certify that all statements made herein of my own knowledge are true, all statements made on information and belief are believed to be true, and further certify that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and may jeopardize the validity of the application or any patent issuing thereon.

Date:

3/25/08



Ira M. Marlowe

EXHIBIT A







